

# KENTUCKY

[No. 600.]

WEDNESDAY,

LEXINGTON: PRINTED BY JOHN BRADFORD,



# GAZETTE.

March 21, 1793.

[Vol. XI.]

PRINTER TO THE COMMONWEALTH.

*Two Plantations to be Rented.*  
For the present year, in Woodford county, near the South fork of Elkhorn, about two or three miles below Colheen's mill. One of them contains about thirty, and the other forty-five acres. They have good fences and springs; also tolerable cabins for the accommodation of Families. For terms apply to

CALEB WALLACE.

February 12th, 1793. 3t

*TAKEN up by the subscriber, Scott county, a black horse colt, one year old, 13 hands high, a blaze face, a natural trotter, appraised to 40 lbs.*

JOHN WITHERS.

*TAKEN up by the subscriber, living in Franklin county, on main Elkhorn, about 8 miles from Frankfort, a bay mare, about 15 or 16 years old, four feet eight inches high, appraised to \$1*

JOHN BARTLETT.

MAXBEAN, PIZZEN & CO.

*At the Old Court-House, corner of Main and Cross Streets, have received a new assortment of*

*Fall & Spring Goods, &c.*

Which they are now opening, and will dispose of on the lowest terms for Cast or Country Products—such as Whiskey, County Surplus, Linen, Bacon, Corn, Peathers, Rye, &c. &c. Also to the following BOOKS:

Bibles, Testaments, Spelling books, French and English Grammars, Scott's Letters, Anecdotes of a Little Family, Gouge's Arithmetic, Cowell's Fables, Little Jack, Trimmers, Life of Christ, Works of Saints, Life of God, in the Sun of man, Mowbray's Sermons, Jacon's do., Watson's Apology for the Bible, Dr. Price's Sermons, Edwards on Redemption, Hervey's Medications, Brown on Equality, Franklin's Works, Do. Life, Melmoth's Effiz, Rousseau's Social Compact, Pocket Books, Thread Cases, &c. &c.

A Jersey Stage Waggon, in substantial repair, with harness, Lock-chain, &c. complete.

*Transylvania Library.*

As a considerable number of the subscribers to the Transylvania Library, have not yet paid up their subscriptions, they are once more requested to pay the price of their respective shares to Thomas T. Barr, who is authorized by the committee to receive the money, on or before the paper certificate.

The committee desire that all shall be on as considerate—appropriating a portion of the most laudable—contemplating nothing less than the general information of mankind, will not need the assistance of compulsive measures to procure a compliance on the part of the subscribers.

JOHN A. SEITZ,  
R. STEWART,  
C. HUMPHREYS,  
M. BELL,  
G. TROTTER,  
T. T. BARR.

N.B.—Those gentlemen who are in possession of subscribers' papers, are requested to forward them to T. T. Barr.—And those who have Library books in their possession, are requested to return them to the Library room as soon as possible.

Shares may be had of any of the members of the committee at the rate of five dollars per share. Books of approved merit will be received in exchange. The committee will meet at the Seminary on the first Saturday in every month, at 3 o'clock, P.M. when the books are to be presented for revision. In the meantime letters may be had for catalog above.

By order of the committee.

THO. T. BARR, Ck.

## 5 Six Dollars Reward.

RAN away from the subscriber, about the first of last September, a negro man named Ben, he is a stout able fellow, about fifty years of age, he formerly belonged to Cad Slammer, who lived near the falls of Ohio, who sold him to Col. John Campbell near Lexington, of whom I purchased him; he has a wife at said Campbell's and probably may be in the neighborhood; he has worked about Lexington and Georgetown; he has lately been seen at Col. Campbell's in the neighborhood of Lexington, he pretends to have a pass from me, but if he has, it must be forged. Whoever takes up said fellow, and secures him in any goal, so that I may get him, shall receive the above reward, paid by

JOHN METCALFE.

January 8, 1793.

N. B. I. warn all persons from harboring said fellow, or employing him after this date,

JOHN JORDAN jun.  
HAS just arrived from Philadelphia with a large and extensive assortment of MERCANDIZE;

which he is now opening and will sell whole sale, on moderate terms.

Lexington, February 18th, 1793.

## TOBACCO MANUFACTORY.

THE subscriber informs his friends and the public in general, that he continues to carry on the manufacture of tobacco, in all its various branches, equal to any in this state, nearly opposite lawyer Hughes', on Main street, where he intends to have a quantity ready for sale, wholesale and retail. Those gentlemen who please to favor him with their custom may be supplied on the shortest notice. A considerable credit will be given, when purchased wholesale, by giving bond with approved security.

JACOB LADEMAN.

**NOTICE.**  
The subscribers having contracted for erecting a machine for the purpose of moulding brick, in the town of Lexington do hereby give notice, that if any person or persons having a patent or other legal right for the invention and sole building of the said machine, will come forward and make his or their right apparent all just and legal premiums shall be discharged by us.

WALTER BAYLOR,  
JOHN BOY,  
THOS. HART,  
THOS. BRIGGS.

Lexington, Kentucky, February 3, 1793.

**Doctor Samuel Brown,**  
BEGS leave to inform the PUBLIC, that he will practice MEDICINE and SURGERY in LEXINGTON and its VICINITY.—He occupies the house in which Mr. Love lately lived, opposite to Mr. Stewart's printing office.

He will undertake, on reasonable terms, to instruct one or two pupils, who can bring good recommendations.

September 5, 1793. tf

## FOR SALE,

ALL the lands belonging to John Cockey Owings, in this state.—Also his share in the Iron Works—for terms apply to

B. VANPRADELLES, attorney  
in fact for John Cockey Owings.

## NOTICE.

INTENDING to start on the 10th of next month to Baltimore and Philadelphia, I earnestly request all persons indebted to me to pay off their respective accounts before that day. Persons to whom repeated personal applications have been made must not expect any indulgence after the above date.

I have on hand a well chosen assortment of MERCANDIZE, which will be sold very cheap for cash.

WILLIAM WEST.

February 12,

## 20 TWENTY DOLLARS REWARD.

STOLEN out of my stable on the 29th of last month, a likely black horse, in high order, full 15 hands and a half high, 7 or 8 years old, trim, paces and canters well, a hanging mane, and bushy switch tail, short ears, a narrow forelock, with a few white hairs in the centre of his forehead, and as well as I recollect, bone white on one of his hind feet below the Pastern—This horse was with me at Young on Hickman, and as I brandished with the initials of his name, on the bottom, but it is not very distinct except when his hair is short.

Stolen also in September from my plantation, a likely bay mare in good order, 10 years old, & bore 14 hands high, trues naturally, hanging mane, and bushy tail, one of her hind feet white, and a remarkable scar around the root of one of her ears, was with foal, when stolen.—The above reward will be given for said horse and mare; or for tenders for either, to any person who will deliver them to

JOHN BRECKINRIDGE.

Fayette, February 12.

THE subscriber having declined the mercantile business, requests all persons indebted to him, either by note or book account, to pay off their respective balances to Samuel & George Trotter by the 1st of March next, who are now carrying on business in the house formerly occupied by me.

James Trotter.

Lexington, Dec. 14, 1792.

## FOR SALE,

OUR hundred and twenty-four acres of LAND, lying on the Main branch of Licking, patented and surveyed in the year 1788—the title incontestable. Terms apply to the subscriber at Capt. William Allen's, Lexington, et al.

ROBERT BRADLEY.

## EXCELLENT CABBAGE SEED.

For sale at Mr. Joseph Oliver's store

near the Printing Office hereof.

## JUST IMPORTED,

AND TO BE SOLD AT THE SIGN OF ANDREW MCCALLA'S

## ALTHGARTY SHOP,

Near the STRAY HORSE, Lexington, a variety of FRESH MEDICINE, PAINTS, &c.

Among which are, Wolf Bait, Gum Elastic,

Lambs Black, Nipple Glue, Great Pipes, Steel Trusses, Sand Trusses, Almonds, Tamarinds

Cinnamon Jelly, Anchovies.

A number of which he will sell much lower than any that has hitherto been offered in this state.

February 19, 1793.

THE subscribers have a quantity of HEMP to sell to local, for which service they will give 7/6 per lb 1/2 lbs.

DAVID RODGE, & Co.

Lexington, Jan. 31, 1793.

## TO BE SOLD FOR CASH.

## A Likely Negro Woman,

WELL calculated for house business—

Applies to the printer hereof.

## TROTTER & SCOTT,

HAVING determined to make a full settlement of all accounts from their commencement in business in this country until the present date, they will sell all those indebted to them, either by bond, note, or book account, to come forward and make immediate payment, as the nature of their business will not admit of longer delay. They therefore hope, they shall be prevented from the disagreeable necessity of commencing suits against any

Lexington, December 19, 1792.

## David Humphreys, CLOCK & WATCH-MAKER,

RESPECTFULLY informs his friends and the public in general, that he carries on his business in all its various branches, in Capt. Kenneth M' Coy's house on Mill street, the second house from Short street, Lexington.—Those who please to favor him with their custom may depend on having their work done in the neatest and best manner and on the shortest notice.

JUST PUBLISHED,  
AND FOR SALE AT THIS OFFICE,  
The Kentucky English Grammar,  
BY SAMUEL WILSON,



BLAZE,

WHO was imported from England in the year 1793, at five years old, by Col. Hugh Nelson, of York town, in Virginia, will stand the enfring feaſon which will command the sum of twelve dollars, and on the tenth day of August, at Col. Robert Saunders' tavern, Scott county, 3 miles from Georgetown, and 8 from Lexington, and may cover mares at five pounds each, the fee.

A promissory articled note, will be required with the mare, for five pounds, payable the 23rd day of December ensuing—which may be discharged by the payment of twelve dollars, if paid within the season. Seven dollars the single lunge, to be paid at the stable door. Young calves, or good beef cattle, or merchantable horses, will be received at the market price, if deposited at Col. John Saunders' by the 23rd of December, to discharge the 5 pounds.

There will be large and excellent meadows, well enclosed for mares from a distance, at 35 per week. Great attention will be paid to mares, to give general satisfaction, but will not be univerſal for escapes or accidents that may happen.

BLAZE is a beautiful bay, near seventeen hands high, nicely marked, of uncommon great strength and activity; his figure is given up to be unexceptionable.

BENJ. WHARTON.

BLAZE was got by Vandal, his dam by Trenchion, his grand dam by Regulus, his great grand dam by Old Bull, his great great great great grand dam by Egypt Egyptian, his great great great great grand dam by Woodcock, his great grand dam by Vitellus Turt, his great great great great great great great grand dam by Old Turt and Old Trumpeter, and Layton's dam, which was out of a daughter of Dedalus and Dedalus' dam. Vandal was got by spectator, and out of the filly of Chrysopoeia. Cary-foliot is the sire of Blaze, the dam of Daredevil.

BLAZE is said to be of the best family of running horses in England.

JEREMIAH WILLIAMS.

Braithwaite England, Feb. 23, 1792.

A true copy of the original from England.

October 23d, 1792.

We do hereby certify, that the imported foal BLAZE, late the property of Hugh Nelson, esq. of York town, Virginia, and sold to Benjamin Whatton, is a fine and good foal get by MICAH CROW.

CHAR. HIGGISON.

Hanover county.

Blaze has generally been valued at a thousand pounds.

12 N.

I do hereby certify that the foal hereinafter imported by Col. Hugh Nelson of York, sold at my house in Caroline county, the two last foals, and that he is uncommonly fine for foal getting, and his colts sell half spring very likely. Given under my hand this 13th day of November, 1797.

BENJAMIN WINN.

For Sale,

THE FOLLOWING TRACTS OF LAND.

ONE tract lying in the county of Campbell, on the waters of Locust creek, containing 2070 acres. One tract lying on Long Lick creek, a branch of Rough creek, Hardin county, about seven miles from Hardin settlement, containing 2500 acres.

The above lands will be disposed of moderate terms; one half of the purchase money to be paid down, for the other a credit of twelve months will be given, the purchaser giving bond with appropriate security. Any person inclined to purchase, may know the terms by applying to Capt. Robt. Gandy in Danville, or JOHN W. HOLT, atro, in fact 12wft. for THOS. HOLT.

TAKEN up by the subscriber, living in near Black's station in the county of Fayette, a bay mare seventeen and a half hands high, a blaze face, a white spot on her fore leg, branded on the near shoulder but not legible, about eight years old, appraised to fifty dollars. Also a foal near four years old, branded on the near shoulder but not legible, a star in her forehead, about fourteen and a half hands high, appraised to eight pounds.

THOMAS WOOD.

Laws of Kentucky.

An Act to amend an act entitled "An act to amend and reduce into one the several acts establishing a Permanent Revenue." Approved February 12, 1798.

§ 1. Be it enacted by the General Assembly, That the act passed the 14th of December 1796, entitled "an act giving further time to enter lands with the auditor and commissioners," which expired the 1st of December last, shall be and the same is hereby revived, and shall continue in force until the first of December next; and that the titles of no persons whatsoever to lands within this commonwealth, shall be impaired because they have not listed in conformity to the said act.

§ 2. Where the lands of a non-resident have been listed in an improper class, or twice listed and paid for, under the same claim, and satisfactory proof made thereof to the auditor, it shall be his duty to place such lands in their proper class, and where such non-resident hath paid into the treasury the taxes accruing on such land so improperly classified, or twice listed and paid for under the same claim, the auditor shall upon like proof, issue his warrant to such non-resident or his agent, for the amount so improperly paid, which shall be receivable by any sheriff in any future taxes due from the said non-resident, or from any other person.

§ 3. Where the lands of a non-resident have been listed in an improper class, and satisfactory proof made thereof as aforesaid to the auditor, and the taxes thereon have not been paid, it shall be the duty of the auditor after placing the said lands in their proper class, to certify with the said non-resident for the amount of the taxes due on said lands when so properly classified. And where any non-resident hath paid the tax for 1792 and for 1793 at two shillings per hundred acres, he shall be entitled to a credit on the settlement of any subsequent taxes with the auditor, for the difference agreeably to the class in which such land shall be classified, according to the revenue laws enacted posterior to said years.

§ 4. And be it further enacted, That all taxes for the year 1797, to be collected in the year 1798, agreeably to the said recited act, shall be reduced one third part, and the sheriffs and collectors of the public revenue, shall be governed accordingly: excepting the tax upon billiard tables, for each of which, there shall be paid annually the sum of twenty pounds, in lieu of the tax heretofore imposed on them, to be collected as other taxes.

§ 5. And be it further enacted, That every person keeping a billiard table, shall list the same with the clerk of his county, on the tenth day of March, if it be not Sunday, and in that case on the next day. And the clerk of every county within this state, shall, on or before the first day of July, in each year, transmit to the auditor of public accounts, and the sheriffs of his county, a list of the owners names, and number of all billiard tables so entered; and shall enter the same in some book of record in his office, and give a certificate thereof to the owner, which shall be deemed a licence; for all which service he shall receive the sum of three shillings, to be paid on entry by the owner. And every person who shall set up a billiard table after the tenth day of March in any year, shall be for he shall suffer the same to be played upon or used, list the same with the clerk in manner aforesaid, and shall pay the same tax as if such billiard table had been entered and set up on the said tenth day of March in the same year, and the clerk of each county shall within four weeks after the entry of such billiard table, if it happen after the first day of July, transmit a list thereof as aforesaid to the sheriff of his county, and the auditor of public accounts; and the sheriff shall collect and account for every such table as aforesaid, for the full tax, until the tenth day of March next succeeding such entry: and the owner of a billiard table, who shall set up the same, and suffer it to be used or played on, without having entered the same agreeably to this act, shall forfeit and pay the sum of one hundred dollars for every such offence, to be recovered by motion, bill plaint or information, by any person who

shall sue for the same, and in any court of record having cognizance of sums of like amount; one half to the informer, and the other half to be applied towards levelling the county levy, and accounted for by the sheriff as other levies are directed by law to be accounted for.

§ 6. And be it further enacted, That should the sheriff of any county neglect, or refuse to give the bond required by the before recited act, for the due and faithful paying and accounting for all taxes and arrears of taxes; a collector of the taxes shall be appointed for that county by the county court, under the conditions and regulations established in the said recited act.

An Act to reduce into one the several acts concerning the ASSIGNMENTS OF BONDS and other WRITINGS.

Approved February 13, 1798.

§ 1. Be it enacted by the General Assembly, That all bonds, bills and promissory notes whether for money or property, shall be assignable, and it shall and may be lawful for the assignee of any such bond, bill or note to sue for the same, in the same manner the original obligee or payee, might or could do. Provided always, That the defendant shall be allowed all discounts under the rules and regulations prescribed by law, he can prove at the trial, either against the plaintiff or the original obligee or payee, before notice of the assignment. And provided always, That nothing in this act contained, shall be so construed as to change the nature of the defense, either in law or equity, that any defendant or defendants may have against an assignee or assignees, or the original assignor or assignors.

§ 2. The fifth sixth and seventh sections of the act of the Virginia assembly passed in the year one thousand seven hundred and forty eight, entitled "an act for ascertaining the damage upon protected bills of exchange, and for the better recovery of debts due on promissory notes, and for the assignment of bonds obligations and notes." An act of the Kentucky assembly, passed in the year one thousand seven hundred and ninety six, entitled "an act concerning the assignments of bonds and other writings," shall be and the same are hereby repealed.

This act shall commence and be in force from and after the passage thereof.

FU TYGHUR (E.I.) January 28, 1797  
DREADFUL BATTLE,

Zemana Shah had formed an army into seven divisions, endeavouring, by different roads, to sur prise the rear of the Seicks, but, proving unsuccessful, had again united his forces. A most desperate battle was fought at Umrooster. It commenced at eight in the morning; when the Shah opened his sharp revolvers or wall pieces, mounted on camels, against the Seicks, and both parties kept up a heavy fire with match locks till two o'clock. About this time the Seicks, finding they had made no impression on the enemy, gave the signal for a general charge; and agreeably to their mode in close combat, flung away their turbans, let loose their hair, put their beards in their mouths, and darted into the midst of the Abfallah army, sword in hand. The two armies continued thus engaged for four hours, when Zemana's troops gave way, and were pursued to the very entrance of Lahore. THIRTY FIVE THOUSAND MEN WERE KILLED!!! 20,000 on the part of the Shah, and 15,000 on the part of the Seicks.

CINCINNATI, March 10.  
By a boat which landed at this place yesterday morning, a gentleman received Philadelphia papers up to the 15th February, with which we have been favored, and from which we have extracted the following intelligence:

NEW-YORK, February 13.  
IMPORTANT AND SATISFACTORY.  
By a gentleman of respectability, and of this City, arrived yesterday in 18 days from New-Orleans, we have the pleasing information that the Spanish Posts at the Natchez and other places within our Territory on the river Mississippi, had been at length given up to the American commissioners, and the troops under his direction.

By this happy accommodation of the differences which have subsisted, we

may expect the restoration of harmony in that quarter; and that the boundary lines will also be run and determined according to treaty, and alterations be thus also prevented.

[Several other accounts are received corroborative of the above information.]

PHILADELPHIA, February 8.

Thomas Paine has published a letter to the people of France on the revolution of the 18th Fructidor—after an encumbrance on the present constitution he justifies the measures taken on the 18th by the directory, as indispensably necessary at that period, when a faction was ardently laboring to overturn the republic. He concludes, with some reflections on the present state of England and France, and asserts that the latter, notwithstanding the navy of her enemy, must prove victorious at last.

NORFOLK, February 3.

On Thurfolly arrived in Hampton Roads the snow William, capt. Wells, 43 days from Lisbon bound to Baltimore. From Mr. Bramdram, (a gentleman who came passenger in the above vessel) we have information that he read in a London paper of the 27th or 28th of November, an account of the arrival in London of one of the American commissioners from Paris, but which of them he does not recollect. He further informs, that he had it from the best authority that lord St. Vincent with his fleet and the whole of the British troops were to evacuate Lisbon in the course of a few weeks. The queen of Portugal had forwarded 80 pounds weight of Diamonds to Paris in part payment of the sum stipulated for in the treaty made between her and France.

February 6.  
At a late hour last night captain Colley, of the ship Flora, arrived in town from Hampton Roads, wherein his ship now lies, after a passage of 44 days from Guernsey. Captain Colley politely handed us London papers of the 11th, 13th and 19th of December; he gave a few to some of the officers of the British ships of war lying in the roads. From those we received we hafken to give the following crude summary of late European news.

That general Buonaparte and Joubert had arrived on the 6th of Decr. at Paris; that a great part of the army of Italy had returned into France—that a new conspiracy has taken place in Paris; and that a number of the conspirators were committed to the temple prison; that the Pope refuses to acknowledge the independence of the Cisalpine republic, in consequence of which 10,000 republicans are marching towards Rimini, to support the demand of the Cisalpine embassador; that every exertion is making in France to organize the army which is to act against England.—It is also said at Paris, that the Pope has entered into a secret treaty with the emperor of Russia; that the king of Prussia is dead—and that in consequence of the ratification of the treaty between Portugal and France, the English troops at Lisbon are reduced to extreme want—earl St. Vincent still continues off the harbour of Lisbon.

Of our commissioners, we have no other account, than what we received by a vessel from Havre, which had put into Guernsey, in distress, prior to capain Colley's sailing which informed that there were three commissioners appointed on the part of the French republic to treat with ours—and that matters would be amicably adjusted.

NOTICE.

ON the eleventh of April next, we will attend with the commissioners appointed by the court of Fayette, to take the deposition of witnesses, and perpetuate their testimony, for the purpose of establishing the calls in arreant of 500 acres of land, made in the name of William Bradford, on the 14th of February 1783; and to do such other acts as shall be deemed necessary and agreeable to law.

+ JOHN BUCKIAS

and JOSEPH CRAYBELL.

TAKEN up by Elijah Foley, living near the head of south Elkhorn—a bay. More than 100 yards on the near shoulder and butts thus s. a small fur in her forehead, 13 l-2 hands high, appraised to Six Pounds. Given under my hand this 10th Jan. 1798.

RICHARD HIGGINS.

March 21, 1798.

TAKE NOTICE,

That I will attend with the commissioners on the 30th of April on settlement and pre-emption obtained in the name of William Woodward, who has assigned to James Swan running on Braffear's Creek, about 4 or 5 miles below the Three Forks of the said Creek: A branch of Salt River, then and there to take the deposition of such persons as shall be brought forward to establish the right of the aforesaid claim, and do such other things as the commissioners shall direct according to law.

JUST. SWAN,  
Deputy of  
JAMES SWAN, Dec.

March 18, 1798.

NOTICE.

THAT on the 10th day of April next, I will attend with the commissioners appointed by the court of Hardin County, on an entry of Five Thousand Acres of Land made in the name of John Larue, on the Ohio river opposite the Black Oak Grove, near the mouth of Doe run; then and there to take the deposition of such witnesses as shall be brought forward to establish the calls in said entry, and do such other things as the commissioners shall direct according to law.

ISAAC LARUE, for  
ROBERT HOLGDINS.

March 19, 1798.

NOTICE.

THAT on the twenty-third day of April next, I will attend with the commissioners appointed by the court of Shelby County, on an entry of Five Thousand Acres of Land made in the name of Robert Hodges, about two miles north of Drennon's Lick, then and there to take the deposition of such witnesses as shall be brought forward to establish the calls in said entry, and do such other things as the commissioners shall direct according to law.

ISAAC LARUE; for  
JAMES LARUE.

March 19, 1798.

NOTICE.

THAT on the 28th day of April next, I will attend with the commissioners appointed by the court of Shelby County, on an entry of One Thousand Acres of Land made in the name of James Larue, about 5 or 6 miles north of Drennon's Lick, then and there to take the deposition of such witnesses as shall be brought forward to establish the calls in said entry, and do such other things as the commissioners shall direct according to law.

NICHOLAS SMITH.

March 19, 1798.

NOTICE.

THAT on the 26th day of April next, I will attend with the commissioners appointed by the court of Shelby County, on an entry of One Thousand Acres of Land made in the name of John Brand near the head of Drennon's Lick creek, and wherein I now live; then and there to take the deposition of such witnesses as shall be brought forward to establish the calls in said entry, and do such other things as the commissioners shall direct according to law.

ENOCH MORGAN BOONE.

March 19, 1798.

NOTICE.

THAT on the 26th day of April next, I will attend with the commissioners appointed by the court of Shelby County, on an entry of One Thousand Acres of Land made in my name in the Black Oak Ridge, three miles north-west from a salt Spring, on Six mile creek; then & there to take the deposition of such witnesses as shall be brought forward to establish the calls in said entry, and do such other things as the commissioners shall direct according to law.

JAMES B. JANUARY.

ALL those indebted to the Subscribers are earnestly requested to pay their respective balances to James McLaughlin, Junr. who is duly authorized to receive the same.

NOTICE.

THAT commissioners appointed by the court of Fayette, will meet on the sixth day of April 1798 if fair, if not the next fair day, at the house of Mr. William Hamilton, on Cane run, in order to take the deposition of fundry witnesses, and perpetuate their testimony, for the purpose of establishing the calls in arreant of 500 acres of land, made in the name of William Stafford, on the 14th of February 1783; and to do such other acts as shall be deemed necessary and agreeable to law.

JOHN BRADFORD.

Signers of WILLIAM STAFFORD  
March 20th, 1798.

NOTICE.

THAT on the twentieth day of April 1798, commissioners appointed by the county court of Montgomery County will attend on a pre-emption entry of 400 acres of land made in the name of William Scott, lying on Flat creek in said county; then and there to take the deposition of fundry witnesses, in order to establish said entry, and do such other acts as shall be deemed necessary and agreeable to law.

WILLIAM SCOTT.

March 20th, 1798.

Lexington, March 21, 1798.

A letter lately received by the Editor, mentions a disagreement having taken place between the citizens at Detroit and the military, occasioned by some misunderstanding between them with respect to the dancing assemblies. A complaint has been presented to the governor of that territory, that whom it is hoped, the business will be placed in a proper point of view, and that unanimity will be restored to that place.

(HERALD.)

In the memory of man there never were known so many trials and capital punishments as there have been lately in the different circuits of Ireland—Yet when parliament meets, we shall no doubt hear that Ireland is in the happiest and most tranquil condition, that order and harmony are restored, and that all ranks of people unite in praising the mildness and mercy with which the government of this country is administered. (Lond. pop.

Notice,  
THAT commissioners appointed by the county court of Washington county, will meet on Saturday the 7th day of April next, on an entry for 1250 acres of land made in the name of John Austin, on treasury & military warrants, on Hardin's creek, then & there to take the deposition of sundry witnesses, in order to perpetuate their testimony respecting the special calls in said entry, and do such other acts as shall be deemed necessary and agreeably to law.

BENJAMIN GIBBS.

March 14th, 1798.

#### Notice

THAT commissioners appointed by the county court of Washington county will meet on the second Wednesday in April next, on a preemption of 1000 acres of land granted to Henry Bratton, on the Rolling fork of Salt River, then and there to take the depositions of sundry witnesses and perpetuate their testimony respecting the calls in the entry of said preemption, and do such other acts as shall be deemed necessary and agreeably to law.

SAMUEL DUNN.

March 14th, 1798.

#### Notice

THAT application will be made to the county court of Fleming at their July term, for an order to annex part of the lands adjoining to the town of Fleming, to said town, agreeably to an act of assembly entitled "An act concerning the establishing of towns."

\* 2am 3ms. NATHANIEL FOSTER.

THE partnership of ROBERT BARR, & Co. is this day dissolved, all persons indebted to the firm, will see the necessity of calling immediately and settling off their balances to the subscriber, as no further indulgence can be given.

rf. ROBERT BARR.

Lexington, March 15, 1798.

THE gentlemen in whose hands John James Dufour has lodged his subscription-papers will please to return the same to James Russell at Lexington, who is empowered to receive the subscription of any person who may desire to join the Kentucky association for the cultivation of the vine.

J. J. DUFOUR.

Lexington, March 14, 1798. 3t

#### Take Notice.

THAT commissioners appointed by the county court of Bourbon, will meet on the tenth day of April next, at an improvement made by David Williams, on the waters of Stoner's fork of Licking, at an elm, and a spring rising at the root of the said elm, and at a tree marked by the said Williams, where two cabins was built; to perpetuate the testimony of the calls of an entry in the name of Peter Caley for 2000 acres, and do such other acts as may be deemed necessary and agreeable to law.

PETER CASEY.

March 13, 1798.

TAKEN up by the subscriber, on Buck run, Woodford county, a fore mare, about 4 feet 7 inches high, 11 years old, a star in her forehead, the near foot white, no brand perceptible, appraised to fifteen pounds.

JOHN GOWDY.

December 8, 1798.

TAKEN up by the subscriber, living in Hardin county, near Green river, about two mile and a half below the mouth of Lincamp, a fore mare, with a fix or five shilling bell on, the mixt with gray hairs through the fore and about fix or seven years old, about 13 hands high, and has a bald face, appraised to ten pounds.

\* 3w THOMAS WHITMAN, January 28, 1798.

#### Kentucky Laws.

THE printing of the KENTUCKY LAWS (or general nature,) in one volume has commenced, notwithstanding we have not procured the number of subscribers contemplated in the third condition in our proposals; and it is now reduced to a certainty, that the appendix, will not be added, which is contemplated in the fourth condition viz, "containing an abstract of the duties of a justice of the peace &c." owing to the extent of the laws. And as a number of gentlemen have exprested their willingness to become subscribers, if they could have any assurance that the work would go on—I take this method of informing them and the public, that subscriptions will be received at three dollars each, (one half to be paid down) until the last day of April next and no longer, at which time those gentlemen who have subscribed, papers in their hands will please to forward them together with any money they may have received from subscribers to my office. The price will be considerably raised on copies sold to non-subscribers.

JOHN BRADFORD.  
Lexington, March 19th, 1798.

#### FOR SALE AT THIS OFFICE :

A FEW copies of "an act to amend the Penal laws of this commonwealth," which provides for the punishing of all crimes except Murder of the first degree, by confinement and hard labour &c.

#### TANNERS' OIL

FOR SALE BY  
WILLIAM MORTON,  
LEXINGTON.

Nov. 18.

STRAYED from this town, on the 11th inst. a likely black mare, in high order, fix or eleven years old, about fourteen hands and a half high, branded on the near shoulder WW, and on the buttock NC. Any person who will deliver the said mare to the subscriber shall receive five dollars reward.

W. WARFIELD.  
Lexington, March 20th, 1798.

#### Just Imported,

And now opening, at the corner of Main and Cross streets, opposite the old court-house, a variety of articles, ad pte to the present and approaching season, viz.

An assortment of dry goods, Loaf, white & brown Sugars, Alpice, cinnamon, ging. &c. Allum, copperas, arnotto, A few hundred of excellent logwood. Jesuit's bark, Gluber's salts. Copper tea kettles, Two large and one small still, Sheet iron & nail rods, Nails & flooring brads, From 3d. to 12d. Window glass, 7 by 9 8 by 10, 9 by 11, 10 by 12.

A variety of saddlery, Saddles, fiddle bags, whips and bridles of every description.

Also a few excellent double and single trigger rifle guns.

All of which will be disposed of extremely low for cash, by the public's humble servant,

NATHAN BURROWS.

Lexington, March 8, 1798.

\* \* A generous price will be given for coun try wigs.

ALL those indebted to the subscriber either by bond, note, or book account, are requested to come forward and make payment by the 20th instant, as he has been stopped in going to the eastern states, for supplies necessary for his business, on their failing to pay heretofore, and they cannot expect any further indulgence.

JOHN COONS, Coppersmith,

Lexington, March 10, 1798. 2t

#### A COURT HOUSE, JAIL, STOCKS & STRAY PEN,

THE public buildings to be erected at the new seat of justice for Madison county, will be let to the lowest bidder, on the second day of the next April court, on the premises. The court house will be of brick, and the jail of blocks, &c. The undertakers to give bond with approved security, for the performance of their contracts. Proposals for private contracts will be received in writing and plain Queen, on application to the subscriber.

ROBERT RODS,  
JOHN PATRICK,  
GREEN CLAY,  
JOHN MILLER,  
ROBERT CALDWELL.

Madison county, March 12, 1798. 3t

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## SACRED TO THE MUSES.

## SONG of a Brother TYPO.

THOUGH riches circulate at will,  
By coining and by minting;  
The printing art is other still—  
Truth circulates by Printing.

Since truth is ~~truth~~, as all allow,  
It cannot suffer blunting;  
Perfidious Error bears her bro<sup>w</sup>  
When Tyrants limit Printing.

Since Freedom's well sometimes runs mad,  
The thought is well worth minding—  
Let useful hours be modest still—  
And then go on with Printing.

But Vice, you'll say, with hideous leer  
At Virtue will beiquinting;  
Well, if vice squints and looks to queer,  
We'll unclench her light with Printing.

## ANECDOTE.

THE FORCE OF PREJUDICE.  
When prejudice is once established, in vain does reason re-assert her rights. Few people can judge for themselves; no wonder then that names have in all ages, made more impression than things.

When the Fables of La Motte appeared, it was fashionable in France to defend them. One evening, at an entertainment given by the Prince de Vendome, several of the first critics of the kingdom made themselves exceeding merry at the expense of the author. Voltaire happened to be present.—“Gentlemen,” said he, “I perfectly agree with you.—What a difference is there between the title of La Motte, & the title of La Fontaine!—Have you seen the new edition of the latter?” The company unanimously answered in the negative.—“Then you have not noticed that beautiful Fable of his which was found among the papers of the Patches of Boniston!”—He accordingly relegated it to them. Every one present was charmed, they thought, with it.—“Here,” said they, “is the true spirit of La Fontaine.—Here is nature in her simplicity.—What name! what grace!”—Gentlemen, refined Voltaire, you will find this Fable among those of La Motte.”—“Repeat it once more,” replied they.—He did repeat it; and every beauty vanished.—The Fable was wretched.

## The Wonderful Liquor.

The Chinese are weak enough to imagine, that there are certain persons among them who are possessed of the secret of preparing a liquor which will make the person who drinks it live forever; and whenever any of their friends die, who drank of this liquor, they think there was something wanting in the composition, which every succeeding pictor hopes he has discovered. One of their emperors was confident he had purchased the immortal draught. He had a cup of this liquor of life before him, and was declaiming on the virtues and excellency of it, but while he turned his back, a favorite had the assurance to drink of part of it; whereupon the emperor, in a rage threatened him with immediate death; to which the fagacious minister calmly replied, do you suppose you can deprive me of life, now I have drank of the immortal cup? If you can, what have you lost? If you cannot, I am become equally immortal with you. And, by this short way of reasoning, this wise favourite brought the whimsical emperor to his senses, when all other arguments seemed to be thrown away upon him.

ALL those indebted to the estate of William Parker deceased, will please take notice, that all their debts and estates are put into the hands of John Arthur for collection, with positive intentions to bring suits against all those who do not settle their respective balances either with said Arthur, or Alexander Parker, on or before the 12th inst. we are compelled to this measure, as no attention has been hitherto paid to our notice on this occasion.

ALEXANDER PARKER,  
JOHN COURN,  
JOHN BRADFORD,  
Feb. 1st, 1798.

## A HINT.

ALL persons indebted to the late partner—

## BOGG &amp; ANDERSON,

that neglect to call and pay off their respective balances, before the first day of February next, to depend on having their accounts placed in the hands of proper officers for collection.

JAMES M. BODDIN,  
GEO. ANDERSON.

January 12, 1798.

## Wanted Immediately;

A GOOD JOURNEYMAN SHOEMAKER to whomsoevers highest wages will be given, enquire of the printer.

September 6, 1797.

ISRAEL

BOOT  
MANUFAC-

BUNI

& SHOE  
TURER,

R EPECTFULLY informs the Publick in general, and his Friends in particular, that he has commenced business in all its various branches, on Short Street, next door to J. Morrison. He flatters himself with the neatness and excellence of his work to merit the favors of the publick. He has furnished himself with a few excellent workmen, together with some of the best materials that can be procured.

THE managers of the Lexington Chances of Insurance, have authorized Mr. Samuel Polls, attorney of Lexington, to receive any money that may be due to them for tickets, and also, to pay such sums as may be due to the holders of fortunate numbers;—wherefore, all those who are indebted are requested to make immediate payment.

THE MANAGERS.  
Lexington, September 2, 1797.

## Hughes and Fitzlugh,

H AVE for sale, at their Factory, near Hagerstown, Washington county, Maryland a LARGE AND GENERAL ASSEMBLY OF NAIL S.

which they will dispose of on reasonable terms.

March 20, 1797.

## SHOT

O F the different numbers, made by A. F. SAUGRAIN, in Lexington, and sold whole sale and retail, at ANDREW HOLMES'S Store.

Lexington August 8.

## NICHOLAS BRIGHT,

BOOT  
MANUFAC-

AND SHOE  
TURER,

R EURNS his thanks to his customers for their past favors, and hopes by his attention to business, to merit them in future. He begs leave to inform the publick in general that he continues to carry on the above business, in all its branches, on Croft street, two doors above Short street. He will give generous wages to three or four good journeymen.

To be sold, LEVENTY-EIGHT ACRES of Seminary land, which is known by the name of the Swan Tavern, situated on the Tates creek road about three miles from Lexington. Its situation for publick benefit is unequalled in any country tavern in the state; the land is of the finest quality, good hedged and bounded by 22, and a barn of beaved logs and well flagged, a never failing spring of excellent water, thirty acres of cleared land, timothy lots, a young peach and apple orchard, and other conveniences. Any person inclining to purchase, may know the terms by applying to Mr. Samuel Blair, or to the subscriber on the premises.

JOSEPH VANDAY.  
February 26, 1798.

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## FOR SALE,

A LARGE QUANTITY OF CORN, BACON AND WHISKEY.

Apply to

A. HOLMES  
Lexington.

## Blank Deeds for sale.

ALEXANDER PARKER

Has just received from Philadelphia, in addition to the former allment of merchandize, Leaf Paper, Coffee, Rye, Tea, Almonds, Nuts, Saffron, Gruau and Gruau's Steel, Saw and Mill Iron, Fuller's Soap, and Dye Staff.

BLANK BONDS  
For sale at this Office.

## STATE OF KENTUCKY.

NELSON COUNTY TO WIT:

ON the second day of April next commissioners appointed by the court of Hardin county, will meet at the forks of Nolin creek, in order to take depositions of certain witnesses, and perpetuate their testimony respecting an entry of eight hundred acres of land entered in the name of Moses Broyles, and do such other acts as is necessary and according to law.

STEPHEN FISHER.

Atto. in fact for Moses Broyles.

March 18, 1798.

I HEREBY give notice, that on the 23d day of March next, at 10 o'clock in the forenoon, I shall attend with my commissioners appointed by the court of Mason, at the place where an improvement was made for John Leverage, on the waters of Leno creek (formerly called McComell's creek) then and there to take and perpetuate testimony tending to establish the special calls of an entry in my name, as witness of William Bartlett, who was witness of the said John Leverage—to include Leverage's improvement.

RICHARD JASPER.

February 27, 1798.

## THE SUBSCRIBERS

HAVE just imported, and now open ed for sale, a large and very general assortment of

## MERCHANTIZE,

Well calculated to all seasons; which they will sell on very low terms for cash.

## TROTTER &amp; SCOTT.

N. B. the subscribers have imported a large quantity of well assorted bar iron, and also have a constant supply of castings and fast

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TAKEN up by the subscriber, in Green county, on the Clear fork of Roberson's creek, a gray horse, ten years old, four feet eight inches high, branded on the near hock P B, switched main and tail, thod, thod before, pointed and appraised too.

RICHARD ROBINS:

December 10.

A WELL disposed lad, of good character, may hear of a place where he can get into good business by applying to the printer.

January 22, 1798.

## Washington Town Lottery.

## BY LEGISLATIVE AUTHORITY.

THE Scheme of a Lottery for raising the sum of 1000 Dollars, for the purpose of conveying the water from the Puppie Spring to some convenient port in the town of Washington.

1	PRI	500	Dollars	15	500
2	-	250	-	-	500
3	-	200	-	-	200
4	-	100	-	-	100
5	-	50	-	-	50
6	-	25	-	-	25
7	-	10	-	-	10
8	-	5	-	-	5
9	-	2	-	-	2
10	-	1	-	-	1
11	Prizes	6	-	-	300
12	Prizes	6	-	-	300

1,700 Tickets at 4 Dollars, 6,800

Not near two blanks to a prize.

The prizes, subject to a deduction of 15 per cent, are to be paid in one month after the drawing is ended, of which notice will be given. Such prizes as are not called for within twelve months from the time the drawing is closed, will be considered as given up for the good of the lottery.

In case there is not a sufficiency of tickets sold to warrant the commencement of the drawing within eighteen months, the money, according to act of assembly, to be refunded; for the performance of which, and the punctual payment of the prizes, proper security has been given by the managers.

Tickets may be had of the managers in Washington, and of several persons in Lexington, Paris, Cincinnati, and other places.

Any person purchasing twenty tickets or upwards, will be entitled to a credit for one half the purchase money until the drawing of the lottery.

BASIL DUKE, W. H. BEAUMONT,  
FR. STALCOP, A. K. MARSHALL,  
DAVID DAVIS, JOHN MACHIR.

The object proposed to be carried into effect by the affiance of this lottery, is to lands, and its utility to very obvious, that little doubt can be entertained of success in the sale of tickets; consequently it is expected the time of drawing will not be very remote.

## TRANSYLVANIA SEMINARY.

THE public are hereby informed that Ed. Jackson may now be had at the Transylvania Seminary on an extensive plan, and as moderate terms as any school in the Union. The Greek and Latin languages will be taught there, together with Mathematics, Geography, the Belles Lettres, and every other branch of Learning that makes part of the usual course of Academic Education. The trustees have also made arrangements for, and will procure a French Teacher, whenever necessary, and sufficient number of students, to acquire that language. The terms of tuition are four pounds per summer. Boarding may be had with Mrs. Richardson at the Seminary, and in other genteel houses in Lexington, at the moderate rate of fifteen pounds per annum; one quarter to be paid always in advance—for this sum Students will be dited, and their clothes washed and mended—they furnishing their own bedding, fire-wood and candles, in their own apartments.

R. BARR, Clm.

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GREENABLE to the last will and testament of Philemon Richards, will be sold to the highest bidder on the second Tuesday in April, at Bairdton, a certain tract or parcel of land, containing four hundred and twenty-nine and three fourths acres—the land lies in seven miles of Bairdton, adjoining Mr. Richard Parker's, who will sell it to any person, on application. Six months credit will be given, the purchaser giving bond with approved security.

DANIEL JAMES, and Wm. RICHARDS.

March 3, 1798.